RULE 63 (37 C.F.R. 1.63) DECLARATION FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled CASH BACK DURING DISPENSER TRANSACTION the specification of which (check applicable box(es)):

Ħ,	is attached hereto. was filed on as U.S. a was filed as PCT internation	Application Serial No. nal application No. PCT/	/ on	and (if applicable to U.S.	or PCT app	lication) was amende	d on
amer with certif	ndment referred to above. I 37 C.F.R. 1.56(a). I herel ficate listed below and have	acknowledge the duty to by claim foreign priority also identified below any	disclose information benefits under 35 foreign application	ove-identified specification, in which is material to the example. U.S.C. 119/365 of any foreifor patent or inventor's certification date of this application	mination of gn applicati cate having	this application in action(s) for patent or it	cordance nventor's
Prior Foreign Application(s): Application Number			·Country			Day/Month/Year Filed	
I her	eby claim the benefit under	35 U.S.C. §119(e) of any	United States provi	sional application listed below	r:		
Pil Ap	or Provisional Application plication Serial No.	n(s):	Day/Month/Year	Filed			
subje U.S.	ect matter of each of the cla	ims of this application is duty to disclose material	not disclosed in suc information as defir	es and PCT international app th prior application in the man ted in 37 C.F.R. 1.56(a) which ication:	mer provide	ed by the first paragra	ph of 35
Prior U.S./PCT Application(s): Application Serial No.			Date/Month/Year Filed		Status: patented, pending, abandoned		
he tr	ue: and further that these sta	atements were made with ection 1001 of Title 18 of	the knowledge that	e and that all statements made willful false statements and to ode and that such willful false	he like so n	nade are punishable b	y fine or
1)	Inventor's Signature	x Steven	N.	1enen_	Date x_	March 4, 1	999
	Inventor's Name (typed)	Steven	N.	Terranova		USA	
		First	Middle Initial	Family Name		Citizenship	
	Residence (City)	Greensboro		State/Foreign Countr		North Carolina	
	Post Office Address	14A St. Croix Place		2.1	Zip Code	27410	
2)	Inventor's Signature	x lake		Marylan	Date x	18 March 9	2
	Inventor's Name (typed)	John	S.	McSpadde	n	USA	
		First	Middle Initial	Family Name		Citizenship	
	Residence (City)	Greensboro		State/Foreign Countr	y)	North Carolina	
	Post Office Address	905 Montrose Drive			Zip Code	27410	
3)	Inventor's Signature			j	Date		
	Inventor's Name (typed)						
		First	Middle Initial	Family Name		Citizenship	
	Residence (City)			State/Foreign Countr	у)		
	Post Office Address				Zip Code		
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FOR ADDITIONAL INVENTORS, check box [] and attach sheet with same information and signature and date for each.

Rhodes, Coats & Bennett (4/98)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Steven N. Terranova et al.

For: CASH BACK DURING DISPENSER TRANSACTION

Filed concurrently herewith. Serial Number to be assigned.

Assistant Commissioner for Patents Washington, D.C. 20231

POWER OF ATTORNEY

Sir:

The undersigned, assignee of the entire interest in and to an application of Steven N.

Terranova and John S. McSpadden for U.S. Letters Patent for CASH BACK DURING

DISPENSER TRANSACTION, by an assignment document being recorded contemporaneously herewith, hereby appoints the firm of Rhodes, Coats & Bennett, comprising C. Robert Rhodes, Reg. No. 24,200, Edward W. Rilee, Reg. No. 31,869, Howard A. MacCord, Jr., Reg. No. 28,639, Jack B. Hicks, Reg. No. 34,180, James L. Lester, Reg. No. 38,721, Larry L. Coats, Reg. No. 25,620, David E. Bennett, Reg. No. 32,194, William J. Mason, Reg. No. 22,948, Clinton H. Hallman, Jr., Reg. No. 38,480, Gilbert J. Andia, Jr., Reg. No. 38,815, Benjamin S. Withrow, Reg. No. 40,876, John R. Owen, Reg. No. 42,055, David D. Kalish, Reg. No. 42,706, and Amy H. Fix, Reg. No. 42,616, as my attorneys and/or agents with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent and Trademark Office connected therewith.

Furthermore, in accordance with 37 CFR §3.73(b), the undersigned hereby states that the documentary evidence of a chain of title from the original owner to the assignee, i.e. assignment document referenced above, has been reviewed and the undersigned certifies that, to the best of assignee's knowledge and belief, title is in assignee who seeks to prosecute this application.

PLEASE ADDRESS ALL COMMUNICATIONS AND TELEPHONE CALLS TO: RHODES, COATS & BENNETT, L.L.P., POST OFFICE BOX 2974, GREENSBORO, NORTH CAROLINA 27402 (336) 273-4422.

GILBARCO INC.

Charles F Carlson

Vice President, Secretary and General Counsel

Date: <u>< 3, 4, 99</u>

File No.: 2400-208

ASSIGNMENT

This Assignment made by us, STEVEN N. TERRANOVA, a citizen of the United States of America, residing at 14A St. Croix Place, City of Greensboro, County of Guilford, State of North Carolina, and JOHN S. McSPADDEN, a citizen of the United States of America, residing at 905 Montrose Drive, City of Greensboro, County of Guilford, State of North Carolina, hereinafter referred to as assignors.

WITNESSETH: That,

WHEREAS, we are the joint inventors of certain new and useful improvements in CASH BACK DURING DISPENSER TRANSACTION for which we are about to make application for Letters Patent of the United States, and for which we have executed a declaration on the $\frac{47h}{1999}$ day of $\frac{1999}{1999}$.

WHEREAS, Gilbarco Inc., a corporation duly organized and existing under the laws of the State of Delaware and having a principal place of business in the City of Greensboro, County of Guilford, State of North Carolina, hereinafter referred to as assignee, is desirous of acquiring the entire right, title and interest in and to said invention as described in the specification executed by us concurrently herewith, and any and all Letters Patent which shall be granted therefor;

NOW, THEREFORE, To All Whom It May Concern, be it known that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, the said assignors, have sold, assigned, transferred and set over unto the said assignee, its successors and assigns, the entire right, title and interest in and to the above-mentioned application and invention and in and to any and all Letters Patent of the United States which may hereafter be

granted therefor, and in any and to any and all continuations, continuations-in-part, substitutions, divisions or reissues of said Letters Patent, the same to be held and enjoyed by the said assignee, for its interest, and for its own use and behalf, and the use and behalf of its successors and assigns, to the full end of the term for which said Letters Patent may be granted as fully and entirely as the same would have been held and enjoyed by us had this assignment and sale not been made.

And for the consideration aforesaid, we hereby covenant and agree to and with the said assignee, its successors and assigns, that at the time of the execution and delivery of these presents we are the joint and lawful owners of the entire right, title and interest in and to the invention, application and Letters Patent above-mentioned and that the same are unencumbered, and that we have good right and lawful authority to sell and convey the same in the manner herein set forth.

And for the consideration aforesaid, we hereby covenant and agree to and with the said assignee, its successors and assigns, that we will, whenever its counsel or the counsel of its successors and assigns, learned in the law, shall advise that an amendment, division, continuation, continuation-in-part, or substitution of, or any other proceeding in connection with said application, including interference proceedings, is lawful and desirable, sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for said invention, or for the reissue of the same without charge to our said assignee, its successors or assigns, but at its or their expense.

We hereby request the Assistant Commissioner for Patents to issue the Letters Patent in accordance with this instrument.

For the consideration aforesaid, we have sold, assigned, transferred and set over, and by these presents do sell, assign, transfer and set over, unto the said assignee, its successors, assigns or nominee, the entire right, title and interest in and to any and all Letters Patent for said invention which may be granted in countries foreign to the United States and in and to any applications for Letters Patent which may be filed for said invention in countries foreign to the United States and in and to the invention described in said application; and we hereby authorize and empower the said assignee, its successors, assigns or nominees to apply for Letters Patent or other form of protection on said invention in its own name or in the name of its successor, assignee, or nominee, in any and all countries where it may desire to file such application and where said application may be filed by another than the inventor; and we hereby covenant and agree to sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for procurement of Letters Patent, or other form of protection, for said invention or inventions in countries foreign to the United States, and for further investing or confirming the right and title therein to the assignee, its successors, assignee, or nominee, without charge to our said assignee, its successor, assignee or nominee, but at its or their expense.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this the $\frac{440}{100}$ day of <u>March</u>, 1999.

X Steven N. Terranova

X Steven N. Terranova

X John S. McSpadden